

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO

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|--|---|-------------------------|
| MARIA ALSINA ORTIZ, | * | CIVIL NO. 98-1893 (JAG) |
| AND/OR THE ESTATE OF MR. | * | |
| ORLANDO OCASIO ALSINA | * | |
| COMPOSE OF MARIA ALSINA | * | |
| ORTIZ | * | |
| | * | |
| PLAINTIFFS | * | PLAINTIFFS DEMAND TRIAL |
| | * | |
| VS. | * | |
| | * | BY JURY |
| MS. ZOE LABOY IN HER PERSONAL CAPACITY, DELFOS OCHOA | * | |
| HIS PERSONAL CAPACITY AND THE CONJUGAL PARTNERSHIP | * | |
| OR COMMUNITY PROPERTY CONSTITUTED BETWEEN ZOE LABOY AND DELFOS OCHOA; | * | |
| MR. SIXTO MARRERO IN HIS PERSONAL CAPACITY, CANDIDA ROSA ORTIZ ZAYAS | * | |
| IN HER PERSONAL CAPACITY, AND THE COMMUNITY PROPERTY OR CONJUGAL PARTNERSHIP CONSTITUTED BETWEEN SIXTO MARRERO AND CANDIDA ROSA | * | |
| ORTIZ ZAYAS; MS. AIDA GUZMAN* | * | |
| IN HER PERSONAL CAPACITY, BILL DOE IN HIS PERSONAL CAPACITY AND THE CONJUGAL PARTNERSHIP OR COMMUNITY PROPERTY CONSTITUTED BETWEEN MS. AIDA GUZMAN AND BILL DOE; MR. EMILIO CASTILLO IN HIS PERSONAL CAPACITY, MERCEDES ROSADO IN HER PERSONAL CAPACITY AND THE COMMUNITY PROPERTY OR CONJUGAL PARTNERSHIP CONSTITUTED BETWEEN EMILIO CASTILLO AND MERCEDES ROSADO AND MS. MERCEDES ROSADO IN REPRESENTATION OF EMILIO CASTILLO; DOCTOR ILEANA | * | |

TORRES ARROYO IN HER *
PERSONAL CAPACITY, JOE DOE *
IN HIS PERSONAL CAPACITY, *
AND THE COMMUNITY PROPERTY *
OR CONJUGAL PARTNERSHIP *
CONSTITUTED BETWEEN JOE DOE *
AND DOCTOR ILEANA TORRES; *
DOCTOR ERNESTO TORRES ARROYO*
IN HIS PERSONAL CAPACITY, *
OLGA I. MENDEZ FLORES IN *
HER PERSONAL CAPACITY, *
AND THE CONJUGAL PARTNERSHIP*
OR COMMUNITY PROPERTY *
CONSTITUTED BETWEEN DOCTOR *
ERNESTO TORRES ARROYO AND *
OLGA I. MENDEZ FLORES; *
X, Y and Z INSURANCES *
COMPANIES; DOCTOR ELLIOT *
MELECIO VEGA IN HIS PERSONAL*
CAPACITY, AMARILIS *
AYALA MARTINEZ IN HER *
PERSONAL CAPACITY, THE *
CONJUGAL PARTNERSHIP OR *
COMMUNITY PROPERTY *
CONSTITUTED BETWEEN DOCTOR *
ELLIOT MELECIO VEGA AND *
AMARLIS AYALA MARTINEZ, *
AND JAKE DOE *

DEFENDANTS *

* * * * *

**PLAINTIFFS' SUPPLEMENT TO THEIR PROPOSED VOIR DIRE
TO THE HONORABLE COURT:**

COME NOW, Plaintiffs through their undersigned attorney, and respectfully state and pray:

Plaintiffs hereby supplement the document entitled Plaintiffs' Propose Voir Dire filed at docket 303, with the following two questions:

LIST OF VOIR DIRE QUESTIONS (MOST ARE PEREMPTORY CHALLENGES)

75. If the juror has any children.
76. If the juror or any family member of the jury have been a victim of crime.

WHEREFORE, Plaintiffs respectfully request this Honorable Court to accept their supplement to their proposed voir dire.

RESPECTFULLY SUBMITTED.

I HEREBY CERTIFY, that on October 21, 2005, I electronically filed the foregoing with the Clerk of the Court, using CM/ECF system which will send notification of such filing:
l a a p a r i c i o @ j u s t i c i a . g o b i e r n o . p r ,
r u r o d r i g u e z @ j u s t i c i a . g o b i e r n o . p r ;
j o e s t a d e s @ j u s t i c i a . g o b i e r n o . p r ; l a v y a p a r i c i o @ y a h o o . c o m .

In San Juan, Puerto Rico, this 21 day of October 2005.

s/Glenn Carl James
Glenn Carl James
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Attorney for the plaintiff